### PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY

INTERNATIONAL SEARCHING AU	THORITY							
To:			PC LEC'D 29 SEP 2004					
Ström & Gulliksson I	PC AB							
P.O. Box 4188 203 13 Malmö		WRIT	TEN OPINION THE PART NAL SEARCHING AUTHORIT					
203 IS MaIMO		INTERNATION	VAL SLARCIII VO MOTITO LA T					
	_	(PCT Rule 43bis.1)						
		Date of mailing	2.2 00 2007					
		(day/month/year)	2 2 <b>-</b> 09- 2004					
Applicant's or agent's file reference		FOR FURTHER ACTION						
W 5040-002 LK/md		See paragraph 2 below						
International application No.	International filing date	(day/month/year)	Priority date (day/month/year)					
PCT/SE 2004/001214	19-08-2004		21-08-2003					
International Patent Classification (IPC	) or both national classifi	cation and IPC						
F26B3/30								
Applicant								
Eriksson Kertu et al								
This opinion contains indications re		ems:						
Box No. I Basis of the o	Box No. I Basis of the opinion							
Box No. II Priority	Box No. II Priority							
Box No. III Non-establish	Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability							
Box No. IV Lack of unity	Box No. IV Lack of unity of invention							
Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement								
Box No. VI Certain docur								
Box No. VII Certain defec	ts in the international app	olication						
Box No. VIII Certain obser	Box No. VIII Certain observations on the international application							
2 SYDWYED ACTION								
2. FURTHER ACTION  If a demand for international prelin	ninary examination is ma	de, this opinion will be	e considered to be a written opinion of the					
International Preliminary Examining Authority other than this one to be that written opinions of this International	If a demand for international preliminary examination is made, this opinion will be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA") except that this does not apply where the applicant chooses an Authority other than this one to be IPEA and the chosen IPEA has notified the International Bureau under Rule 66.1 bis(b) that written opinions of this International Searching Authority will not be so considered.							
If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of 3 months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later.  For further opinions, see Form PCT/ISA/220.								
3. For further details, see notes to Form PCT/ISA/220.								
Name and mailing address of the ISA/	SE	Authorized officer						

Nils Nordin/Els

Telephone No. +46 8 782 25 00

Facsimile No. +46 8 667 72 88
Form PCT/ISA/237 (cover sheet) (January 2004)

Patent- och registreringsverket Box 5055 S-102 42 STOCKHOLM

International application No.

PCT/SE 2004/001214

Во	x No. I	Basis of this opinion			
1.	in which	ord to the language, this opinion has been established on the basis of the international application in the language it was filed, unless otherwise indicated under this item.			
	Th	is opinion has been established on the basis of a translation from the original language into the following language			
	ane	, which is the language of a translation furnished for the purposes of international search (under Rules 12.3 123.1(b)).			
2.	With rega	ith regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the aimed invention, this opinion has been established on the basis of:			
	a. type o	f material			
		a sequence listing			
		table(s) related to the sequence listing			
	b. forms	t of material			
	님	in written format			
		in computer readable form			
	c. time	of filing/furnishing contained in the international application as filed.			
	Ħ	filed together with the international application in computer readable form.			
	Ħ	furnished subsequently to this Authority for the purposes of search.			
	لسا				
3.	til	addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been ed or furnished, the required statements that the information in the subsequent or additional copies is identical to at in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.			
4.	Addition	al comments:			
L					

International application No.
PCT/SE 2004/001214

Box	No. V	Reasoned statement u applicability; citations	nder Rule 43 and explans	bis.1(a)(i) with regard to novelty, inventive step or tions supporting such statement	Industrial
1.	Statemen	t			
	Novel	tv (N)	Claims	7-10, 12-14, 17 and 18	YES
	.,,,,,,	<b>3</b> (-)	Claims	1-6, 11, 15, 16 and 19	NO
	Turrout	tive step (IS)	Claims		YES
	inven	rive step (13)	Claims	1-19	· NO
	Indust	trial applicability (IA)	Claims	1-19	YES
	mas	alar approveding (iii)	Claims		NO

#### 2. Citations and explanations:

The object of the invention concerns a method and apparatus for dehumidifying different material, primarily sewage sludge.

The following documents are cited in the International Search Report:

D1: WO 0237043 A1 D2: US 5678323 A D3: WO 8808949 A1 D4: FR 2695196 A1

D1 reveals a method and an apparatus for drying wood (3). The drying takes place in a closed drying chamber (1) with the aid of elements (2) which emit radiation energy. The radiation is of such wavelength that it is absorbed by the water molecules in the wood, while the remainder of the wood is substantially unaffected. (See abstract.)

D2 shows a method and drying apparatus for drying a quantity of sludge with a plurality of infrared emitters. The thermal drying of the sludge is controlled with radiant energy and the wavelengths of the radiant energy produced the infrared emitters are in the range between 2,5 and 3,5 microns. (See abstract and claims 1-3.)

D3 describes a method and an apparatus for drying planar material, e.g., wood sheet. In accordance with the method, the main drying phase is implemented by subjecting the material to heat energy exposure, and the moisture content of material to be dried is measured prior to and/or after the main drying phase. .../...

International application No.
PCT/SE 2004/001214

Supplemental Box

In case the space in any of the preceding boxes is not sufficient. Continuation of:  $V = (1 \circ f \circ 3)$ 

In accordance with the invention, material identified in the measurement to be of the highest moisture content is exposed to a first IR radiation with its wavelength of maximum intensity approximately coincident with the wavelength of maximum absorption in water; immediately after the first exposure the material to be dried is exposed to a second IR radiation of a shorter wavelength than the wavelength of maximum intensity in the first radiation; and the energy doses imposed on the material to be dried by both the first and the second radiation are adapted to be at least approximately equal in magnitude. (See abstract.)

D4 relates to a procedure for drying paint, which uses absorption of infrared radiation with wavelengths lying outside the visible range. The radiation is produced by electrically heating a conductor placed against a surface, which is selectively absorbent to certain wavelengths of radiation. (See abstract.)

D1 and D2 represent the most relevant prior art.

D1 reveals a method and apparatus for drying wood (3). The drying takes place in a closed drying chamber (1) with the aid of elements (2) which emit radiation energy. radiation is of such wavelength that it is absorbed by the water molecules in the wood, while the remainder of the wood is substantially unaffected. The method characterized in that the radiation is concentrated to exact wavelength ranges where the water has absorption coefficient greater than approx. 1,000cm<sup>-1</sup>, while the radiation is reduced in other areas and to the wavelength ranges of approx. 6-7 and 10-20 micrometer, while the radiation in the approx. 7-10 approx. intermediate range, i.e. reduced. (See abstract and claims 1-3.)

Consequently, claims 1-3 lack novelty.

. . . / . . .

International application No. PCT/SE 2004/001214

Supplemental Box

In case the space in any of the preceding boxes is not sufficient. Continuation of: V (2 of 3)

The drying apparatus, according to D1, is equipped with an indicator for measuring the temperature in the drying chamber and/or of the air which departs from and/or is fed to the drying chamber. In addition, there are indicators which measure the temperature of the wood. As a rule, the temperature is measured inside the wood and, in certain embodiments, indicators which measure the temperature of the wood. In certain embodiments, there are also indicators which measure the moisture ratio of the wood. This is generally measured inside the wood. Often, the indicators are placed in the centre of the wood, but this is not necessary since account is taken of the placing of the indicators when regulating the drying process.

In order to measure the moisture in the wood, use is made, in certain embodiments, of a weighing machine where the difference between the measured weight and the weight of an ideal, dried wood gives the relevant moisture ratio. (See page 6, lines 5-27.)

Accordingly, claims 4-6 lack novelty.

The drying chamber, according to D1, includes at least one element disposed in the drying chamber for emitting thermal radiation at wavelengths at which the absorption of radiation by the water is great. A fan is provided for the circulation of air in the drying chamber, indicators are provided for sensing the temperature and/or moisture ratio in the wood and temperature and/or the relative humidity of the air in the drying chamber and that a control system (PLC system) is provided for controlling the elements and the fan. (See claim 8.)

Consequently, claim 15 lacks novelty.

.../...